IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: MAX

Application No.: 10/19,691

Filed in the U.S.: January 3, 2002

Title: CONTROLLED COOLING OF INPUT WATER BY DISSOCIATION OF HYDRATE IN AN ARTIFICIALLY PRESSURIZED ASSISTED DESALINATION FRACTIONATION APPARATUS Group: (Unknown)

Examiner: (Unknown)

RECEIVED

JUL 2 2 2002

TC 1700

May 22, 2002

RESPONSE TO NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)

Hon. Commissioner of Patents Washington, D. C. 20231

Sir:

In response to the Notification of Missing Requirements mailed May 7, 2002 (copy enclosed) in the patent Application identified above, attached is a copy of the Completion of filing National Phase of PCT Application dated February 11, 2002. Also attached is a copy of the Declaration filed therewith, and a copy of the Patent Office date-stamped receipt evidencing the filing on February 11, 2002 of the Completion, the Declaration, and the requisite fees including the \$65.

MAX -- Appln. No. 10/19,691

Should there be any issues remaining in this matter, the Patent Office is invited to contact the undersigned by telephone to resolve the same.

Respectfully submitted,

PILLSBURY WINTHROP LLP

Kenneth M. Fagin Reg. No. 37,615

Phone: (703) 905-2066

KMF:mjb

1600 Tysons Boulevard McLean, VA 22102 Tel. (703) 905.2000

Fax: (703) 905.2500



UNITED STATES PATENT AND TRADEMARK OFFICE



U.S. APPLICATION NUMBER NO. FIRST NAMED APPLICANT ATTY. DOCKET NO.

10/019,691 Michael David Max P 283222

INTERNATIONAL APPLICATION NO.

00909 PILLSBURY WINTHROP, LLP P.O. BOX 10500 MCLEAN, VA 22102 PCT/US01/19920

I.A. FILING DATE PRIORITY DATE

06/25/2001 06/26/2000

CONFIRMATION NO. 1860
371 FORMALITIES LETTER

OC0000000008031302

Date Mailed: 05/07/2002

NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)

The following items have been submitted by the applicant or the IB to the United States Patent and Trademark Office as an Elected Office (37 CFR 1.495):

- U.S. Basic National Fees
- Indication of Small Entity Status
- Priority Document
- Copy of the International Application
- · Copy of the International Search Report
- · Preliminary Amendments
- Request for Immediate Examination
- Small Entity Statement

RECEIVED
PILLSBURY WINTHROP LLP/VA

MAY 1 3 2002

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The following items **MUST** be furnished within the period set forth below in order to complete the requirements for acceptance under 35 U.S.C. 371:

- Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), identifying the application by the International application number and international filing date.
- \$65 Surcharge for providing the oath or declaration later than the appropriate 30 months months from the priority date (37 CFR 1.492(e)) is required.

ALL OF THE ITEMS SET FORTH ABOVE MUST BE SUBMITTED WITHIN TWO (2) MONTH FROM THE DATE OF THIS NOTICE OR BY 22 or 32 MONTHS (where 37 CFR 1.495 applies) FROM THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY RESPOND WILL RESULT IN ABANDONMENT.

The time period set above may be extended by filling a petition and fee for extension of time under the provisions of 37 CFR 1.136(a).

SU, MARY OF FEES DUE:

Total additional fees required for this application is \$65 for a Small Entity:



• \$65 Late oath or declaration Surcharge.

Applicant is reminded that any communications to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above (37 CFR 1.5)

A copy of this notice MUST be returned with the response.

CHRISTINE S WASHINGTON

Telephone: (703) 305-3752

PART 1 - ATTORNEY/APPLICANT COPY

U.S. APPLICATION NUMBER NO.	INTERNATIONAL APPLICATION NO.	ATTY. DOCKET NO.	
10/019,691	PCT/US01/19920	P 283222	

FORM PCT/DO/EO/905 (371 Formalities Notice)

RECEIPT FROM PTO FOR INDICATED ITEMS

(Do NOT Use for New or Continuing Applications of Any Kind)
Use 2 postcards for all New Applns. (cont/Div/CIP, too)
Use this sheet when filing CPA

	10/019,691	Atty: Kenneth M. Fagin/Goumis 4052B		
First Inver		Date: February 11, 2002		
BY DISSO ARTIFICIA	LED COOLING OF INPUT WATER ICIATION OF HYDRATE IN AN ALLY PRESSURIZED ASSISTED ATION FRACTIONATION	Matter No: 283222 Client No: 18984		
EN	CLOSED:			
	Response/Amendment	ndix Cover Sheet Cited/Listed Documents		
	Completion Request for R 53(f)/PCT			
#	No. of Pages Abstract			
#	No. of Pages Spec and Claims	(FEB 1 1 2002 EE		
#	No. of Numbered Claims Only	TRADEMINITO		
#	No. of Sheets of Drawings (Figs	a IRAU		
	1 Set Formal 1 Set	Informal Cover Letter		
\boxtimes	Declaration 2 # c	of pages RFCF"		
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	Small Entity Declaration	TO 1		
	Extension Petition (PAT-111)	167760		
#	No. of Priority Documents			
	IDS Letter	Foreign Sch Rep/OA		
	PTO-1449 Cited Documents			
	Issue Fee Transmittal Form PTOL-8	35(b) + (c)		
\$ 14	Fee	e (Check)		
Su	mpletion of Filing National Phase of PC omission of Security Agreement and firster Sheet therefor	T Application; st Amendment thereto for Recordation; and		
	Current DUE DATE:	NONE		

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

COMPLETION OF FILING NATIONAL PHASE OF PCT APPLICATION UNDER RULE 35 USC 371 AND 37 CFR 1.494(C) OR 1.495(C)

					•		BOX PCT
			LETION Cases Only			-	
	PATENT APPLICATION of entor(s): MAX				Attn	Applica	ation Division
			Atty. Dkt.	P	0283222 M#	2388	-012-PCT/US Client Ref
Nat	onal Phase Field Based on PCT US01 1992 © Country Code & Year						200
Title	E: CONTROLLED COOLING O DISSOCIATION OF HYDRA PRESSURIZED ASSISTED APPARATUS	TE IN AN ARTIFIO DESALINATION I	CIALLY FRACTIONA		1, 2002	リド	
	FILING OF IT t. Commissioner of Patents shington, DC 20231	EM(S) LATE IN		·		<u>E</u>	-
Sir:	The following completes the fithe following attached items:	<u>ling</u> of the subject	: application (under F	Rule 494(c)/	′495(c).	Please accept
1.	Missing Requirements Notice (F	PCT/DO/EO/905)	☐ cop	y attac	hed 🗵] not yet	received
2.	Signed Declaration	○ Original	☐ Facsimi	le/Copy	y 🗌 with	spec/cl	aims attached
3.	☐ Translation of the Internation	nal Application in	to English ind	luding:			
c	〗Request; pgs. Spec. and Claims; sheets Drawing which are: □	informal	b. Abstrad. Transl	la <u>tio</u> n v	erification mal of size	☐ A4	<u> </u>
4.	Copy of International Search	ch Report (ISR) as Annex of family r					
5.	Information Disclosure State	ement including					
	a. From PTO-1449 listinb. Copies of document(seec. A concise explanation	s) listed on Form I		the ISF	2		
6.	Assignment and cover shee	et. <u>Please return t</u>	he recorded a	assignr	nent to the	undersig	jned.
7.	Copy of Power to internation	al application age	ent.				
8.	(No.) Small Entity Statemen	nt(s) establishing '	'small entity"	status	under Rule	s 9 & 27	
9.	Formal Drawings: sheet	(s)	; [] forr	mal of s	size:	A4	<u> </u>
10	⊠ Please immediately start nat	ional examination	orocedures	(35 US	C 371(f))		

11. X Attached: Security Ag	greement and first Amendment there	eto with Cover Sh	neet					
12. Preliminary Amendment:								
13. 🛛 Basic U.S. National fee	e per Rule 492(a)(1)-(4) was previous	sly timely filed.:						
14. Calculation of remaining	fees due (if any): based on amend	ed claim(s) per a	above item					
12 (above) or item(s) in	PAT-112 (filed previously)	12 🗌 14	□ 17] 25				
15. CLAIMS FEES prev	viously paid	s follows:						
15A. Small Entity Statement	☐ Herewith ☐ Previously Filed							
		Large/Small Entity		Fee Code				
16. Total Effective Claims 15	minus 20 = 0	x \$18/\$9	+0	966/967				
17. Independent Claims 2	minus 3 = 0	x \$84/\$42	+0	964/965				
	nt claim (ignore improper) is present,	\$280/\$140	+0	968/969				
19. Filing Declaration late, fee paid		\$130/\$65	+65	154/254				
20.		SUBTOTAL	\$65					
21. Original due date:			<u> </u>	-				
22. Petition is hereby made to ext	tend the original due date to (1 mo)	\$110/\$55 =	+0	115/215				
cover the date this response is filed				116/216				
is attached	(3mos)	•		117/217				
	(4mos)			118/218				
23. If "non-English" box 3 is X'd, ad-	ld Rule 17(k) processing fee	\$130	+0	156				
24. if "assignment" box 6 is X'd, add	d recording fee	\$40	+80	581				
25.	TOTAL FI	E ENCLOSED =	\$145					
	Account No. 03-3975)							
(Our Order N								
	C# M#							
filed, or which should have been filed herewith or cond hereafter relative to this application and the resulting of duplicate copy of this sheet is attached.	by authorized to charge any fee specifically authorized hereaf cerning any paper filed hereafter, and which may be required Official document under Rule 20, or credit any overpayment, harge of the issue fee until/unless an issue fee transmittal	under Rules 16-18 (missing to our Account/Order Nos. s	or insufficient fee only)	now or				
	Pillsbury Winthrop LLP Intellectual Property Group							
1600 Tysons Boulevard	By Atty: Kenneth M. Fagin	Red	g. No. 37,615					
McLean, VA 22102	~4C.C	5	-					
Tel: (703) 905-2000	Sig:	Fax	, ,	05-2500				
KMF/emg	J							
Kivii-/eirig		Tel	: (703) 9	05-2066				

FOR UTILITY/DESIGN CIP/PCT NATIONAL/PLANT ORIGINAL/SUBSTITUTE/SUPPLEMENTAL DECLARATIONS

A. \square is attached hereto.

→ B.

B. was filed on

BOX(ES)

the specification of which (CHECK applicable BOX(ES))

January 3, 2002

C.

■ was filed as PCT International Application No. PCT/ US01/19920

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

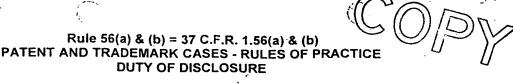
PW FORM

June 25, 2001

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the INVENTION ENTITLED CONTROLLED COOLING OF INPUT WATER BY DISSOCIATION OF HYDRATE IN AN ARTIFICIALLY PRESSURIZED ASSISTED DESALINATION PRASTICIAL APPARPATUS

as U.S. Application No.

the the applicable to o	.S. OF FCT application) was amended on Jan to the contents of the above ide	nuary 3, 20	UZ	taime as ame	anded by ar	ny amendment referred to
above. Lacknowledge th	e duty to disclose all infor	mation known to me to be mar	erial to pate	ntability as defined in 3	37 C.F.R. 1.56	 Except a 	s noted below, I hereby clain
foreign priority benefits u	nder 35 U.S.C. 119(a)-(d)	or 365(b) of any foreign applic untry than the United States, li	cation(s) for	patent or inventor's cer	tificate, or 36.	5(a) of any oreion appli	PCT International cation for patent or inventor's
certificate, or PCT Interna	ational Application, filed b	y me or my assignee disclosin	the subjec	matter claimed in this	application a	nd having a	filing date (1) before that of
the application on which	priority is claimed, or (2) i	f no priority claimed, before the	filing date of	f this application:			
PRIOR FOREIGN AP	PLICATION(S)		D	ate first Laid-	Date Pa	tented	
Number	Country	Day/MONTH/Year Filed	_	pen or Published	or C	<u>Granted</u>	Priority NOT Claimed
		•					,
If more prior foreign ap	nlications. X box at bot	tom and continue on attache	d page.				
Except as noted below 1	hereby claim domestic p	riority benefit under 35 U.S.C.	119(e) or 12	and/or 365(c) of the i	ndicated Unit	ed States a	pplications listed below and
PCT international applica	ations listed above or belo	ow and, if this is a continuation- prior applications, I acknowledge	in-part (CIP) application, insofar a disclose all information	s the subject :	matter discl	losed and claimed in this iterial to patentability as
defined in 37 C.F.R. 1.56	which became available	between the filing date of each	such prior	application and the nat	ional or PCT	internationa	al filing date of this
application:							
PRIOR U.S. PROVIS	IONAL, NONPROVIS	IONAL AND/OR PCT APP	LICATION	<u>(S)</u>	Status		Priority NOT Claimed
Application No. (ser	ies code/serial no.)	Day/MONTH/Year	<u>Filed</u>	<u>pending,</u>	abandoned	d, patente	<u>ed</u>
60/214,262 PCT/US01/19920		26/JUNE/2000 25/JUNE/2001					
FC170301713320		25/00/12/2001					
							relieved to be true; and
I hereby declare that all s further that these statem	statements made herein o ents were made with the	of my own knowledge are true a knowledge that willful false sta	and that all s ements and	tatements made on int the like so made are p	ormation and ounishable by	fine or imp	risonment, or both, under
Section 1001 of Title 18	of the United States Code	and that such willful false stat	ements may	jeopardize the validity	of the applic	ation or any	y patent issued thereon.
And I haraby appoint Pill	shuny Winthron LLP Intel	lectual Property Group, teleph	ne number	(703) 905-2000 (to wh	om all commi	inications a	are to be directed), and
persons of that firm who	are associated with USP	TO Customer No. 909 (see bel	ow label) inc	ividually and collective	ly my attorne	ys to prose	cute this application and to
transact all business in the	ne Patent and Trademark	Office connected therewith an new persons of their Firm to the	d with the re	sulting patent, and I he	ereby authoriz	e them to d	telete from that Customer No
the person/assignee/atto	rney/firm/ organization wi	ho/which first sends/sent this c	ase to them	and by whom/which I h	nereby declare	e that I have	e consented after full
disclosure to be represen	nted unless/until I instruct	the above Firm and/or an atto	ney of that i	firm in writing to the co	intrary.		
USE ONLY							
PILLSBURY WI	NIAROP	0	0909				
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(1) INVENTOR'S SIG	NATURE:			Date:	/_	Feb c	52
Name MIC	CHAEL //	D.		VIAX			
	/// First	Middle!	nitial		Fam	nily Name	
Residence Wa	shington /	D.C.			US	SA	<u> </u>
<u> </u>	/ City	····	State/F	oreign Country		Co	ountry of Citizenship
Mailing Address	2457 39th Place NV	/, Washington, D. C.					
(include Zip Code)	20007						•
(2) INVENTOR'S SIG	NATURE:			Date:			
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Mailing Address	l						
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FOR ADDITIONAL INVENTORS see attached page.							
See additional foreign priorities on attached page (incorporated herein by reference).							
		F3- (,		îkt. No.	Ρ	



(a) ...Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the [Patent and Trademark] Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability...(b) information is material to patentability when it is not cumulative and (1) It also establishes by itself, or in combination with other information, a prima facie case of unpatentability of a claim or (2) refutes, or is inconsistent with, a position the applicant takes in: (i) Opposing an argument of unpatentability relied on by the Office, or (ii) Asserting an argument of patentability

PATENT LAWS 35 U.S.C.

§102. Conditions for patentability; novelty and loss of right to patent

A person shall be entitled to a patent unless--

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for patent or
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of the application for patent in the United States, or
- (c) he has abandoned the invention, or
- (d) the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filed more than twelve months* before the filing of the application in the United States, or
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent, or
- (f) he did not himself invent the subject matter sought to be patented, or
- (g) before the applicant's invention thereof the invention was made in this country by another who had not abandoned, suppressed, or concealed it. In determining priority of invention there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other.

§103. Condition for patentability; non-obvious subject matter

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made. . . .
- (c) Subject matter developed by another person, which qualified as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

^{*} Six months for Design Applications (35 U.S.C. 172).